

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF VIRGINIA
CHARLOTTESVILLE DIVISION

JAMES J. CONDON,)
)
 Plaintiff,)
)
 v.) Case No.: 3:24-cv-00063-NKM
)
 ASSOCIATED UNIVERSITIES, INC.,)
)
 Defendant.)

PARTIES' NOTICE OF PROPOSED CASE SCHEDULE

Pursuant to the Court’s June 11, 2025 Order (ECF No. 20), Plaintiff James J. Condon (“Plaintiff”), and Defendant Associated Universities, Inc. (“Defendant”), by and through their counsel (collectively the “Parties”), submit a proposed case schedule as follows:

Description	Deadline
DEADLINE TO FILE MOTION FOR JOINDER OF ADDITIONAL PARTIES AND/OR TO AMEND PLEADINGS	45 days from entry of Order
PLAINTIFF(S) INITIAL EXPERT DISCLOSURE	75 days from entry of Order
DEFENDANT(S) INITIAL EXPERT DISCLOSURE	75 days from entry of Order
DEADLINE TO COMPLETE DISCOVERY	October 17, 2025
DEADLINE TO FILE DISPOSITIVE MOTIONS	November 5, 2025
DEADLINE FOR HEARING DISPOSITIVE MOTIONS OR STIPULATION WAIVING ORAL ARGUMENT	January 5, 2026
DEADLINE TO FILE WITNESS LIST, EXHIBIT LIST AND DISCOVERY DESIGNATIONS	January 19, 2026
DEADLINE TO EXCHANGE WITNESS LISTS AND SUMMARY OF TESTIMONY	January 27, 2026

DEADLINE TO FILE OBJECTIONS TO EXHIBIT LIST AND DISCOVERY DESIGNATIONS	February 2, 2026
DEADLINE TO FILE MOTIONS IN LIMINE	February 3, 2026
DEADLINE FOR JURY INSTRUCTIONS AND VOIR DIRE	February 10, 2026
DEADLINE TO FILE JOINT PROPOSED PRETRIAL ORDER • any contested issues of law that require a ruling before trial; • the essential elements that a party must prove to establish any meritorious claims remaining for adjudication, and the damages or other relief sought; • the essential elements that a party must prove to establish any meritorious defenses; • the material facts and theories of liability or defense; • the issues of fact contested by each party; • any contested issues of law that do not require a ruling before trial; • any stipulations; and • any special voir dire questions.	February 10, 2026
TRIAL	February 17 – 19, 2026

Respectfully submitted,

ASSOCIATED UNIVERSITIES, INC.

By: /s/ Amanda M. Weaver
Amanda M. Weaver
Virginia State Bar No. 86782
Counsel for Defendant
WILLIAMS MULLEN
200 South 10th Street, Suite 1600
Richmond, VA 23219
Telephone: (804) 420-6226
Facsimile: (804) 420-6507
aweaver@williamsmullen.com

JAMES J. CONDON

By: /s/ Benjamin A. Beliles
Benjamin A. Beliles
Virginia State Bar No. 72723
Counsel for Plaintiff
Beliles & Associates, PLLC
1108 E. Main Street, Suite 1002
Richmond, Virginia 22319
Telephone: (804) 223-0927
Facsimile: (804) 414-7758
bbeliles@benwinsagain.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 23rd day of June 2025, I electronically filed the foregoing Proposed Case Schedule with the Clerk of Court using the CM/ECF system, which will send a notification of such filing (NEF) to the following users:

Benjamin A. Beliles
Beliles & Associates, PLLC
1108 E. Main Street, Suite 1002
Richmond, Virginia 22319
bbeliles@benwinsagain.com

By: /s/ Amanda M. Weaver
Amanda M. Weaver
Virginia State Bar No. 86782
Counsel for Defendant
WILLIAMS MULLEN
200 South 10th Street, Suite 1600
Richmond, VA 23219
Telephone: (804) 420-6226
Facsimile: (804) 420-6507
aweaiver@williamsmullen.com